## 1 IN THE UNITED STATES DISTRICT COURT 2 FOR THE DISTRICT OF ALASKA 3 4 UNITED STATES OF AMERICA, 5 Plaintiff, 6 v. Case No. 3:23-cr-00014-SLG-KFR 7 CHRISTIAN LANDRY, 8 Defendant. 9 10 FINAL REPORT AND RECOMMENDATION UPON A PLEA OF GUILTY 11 Upon Defendant's request to enter a guilty plea, pursuant to Rule 11 of the 12 Federal Rules of Criminal Procedure, to Count 1 of the Superseding Indictment, 13 charging a violation of 21 U.S.C. §§ 841(a)(1), (b)(1)(A) and 846, Conspiracy to 14 Distribute Controlled Substances, [Doc. 36], the District Court referred this matter 15 to the Magistrate Judge, with the written and verbal consents of Defendant, counsel 16 for Defendant, and counsel for the United States. 17 Thereafter, the matter came before this Court for a hearing on Defendant's 18 guilty plea, in full compliance with Rule 11, Federal Rules of Criminal Procedure, in 19 open court and on the record. 20 In consideration of that hearing and the colloquy made by Defendant under 21 oath, on the record, in the presence of counsel, and the remarks of the Assistant 22 United States Attorney, 23 A. I make the following FINDINGS - that Defendant understands: 24 ☑ That any false statements made by Defendant under oath may later be 25 used against him in a prosecution for perjury; 26 $\boxtimes$ The right to persist in a plea of not-guilty; 27 ☑ The consequences of not being a United States citizen; 28

1	☑ The nature of the charges against Defendant;
2	☑ The loss of certain federal benefits;
3	☑ The maximum possible sentence, including imprisonment, fine
4	supervised release, and any applicable mandatory minimum sentence;
5	☑ The Court's authority to order restitution;
6	☑ The mandatory special assessment;
7	⊠ Any applicable forfeiture;
8	☑ The right to a speedy and public trial by jury;
9	☑ The right to be represented by counsel and, if necessary, to have the
10	Court appoint counsel at trial, and at every other stage of the
11	proceedings;
12	oxtimes The right to: confront and cross-examine adverse witnesses, to remain
13	silent, to testify and present evidence, and to compel the attendance of
۱4	witnesses;
15	☑ That a plea of guilty operates as a waiver of trial rights;
16	oxtimes That Defendant knowingly, intelligently, and voluntarily waives all right
17	to appeal or collaterally attack (except on the grounds of ineffective
18	assistance of counsel and the voluntariness of his plea); and
19	oxtimes That in determining a sentence, the Court's obligation to calculate the
20	applicable sentencing guideline range pursuant to the Sentencing
21	Guidelines promulgated by the United States Sentencing Commission
22	and to consider that range, as well as departures under the Sentencing
23	Guidelines, and variances under 18 U.S.C. §3553(a).
24	B. I further FIND:
25	1. Defendant is competent to enter an informed plea;
26	2. Defendant is aware of his rights and has had the advice of legal counsels

27

28

made and is not the result of force, threats, or coercion;

3. That the plea of guilty by Defendant has been knowingly and voluntarily

*t*te Judge This Report and Recommendation is being issued as a Final Report and Recommendation. Pursuant to Fed. R. Crim. P. 59(b)(3), any objections will be considered by the District Court Judge who will accept, reject, or modify the Final R&R re: Guilty Plea  $\Phi^{
m R}_{
m TMB}$ -KFR Document 151 Filed 02/23/24 Page 3 of 4

recommendation following de novo review. Any objections must be filed within seven (7) days from the date of service of this Report and Recommendation. The shortened objection deadline is due to the request of the District Court Judge. Fed. R. Crim. P. 59(b)(2) and D. Ak. L.M.R. 6(a) authorizes the court to alter the standard objection deadlines. Reports and recommendations are not appealable orders. Any notice of appeal pursuant to Fed. R. App. P. 4(a)(1) should not be filed until entry of the District Court's judgment.<sup>1</sup> 

<sup>&</sup>lt;sup>1</sup> See Hilliard v. Kincheloe, 796 F.2d 308 (9th Cir. 1986).